

proceedings to establish paternity or to establish, modify, or enforce support orders:

"(A) LOCATOR INFORMATION;

PRESUMPTIONS CON-

CERNING NOTICE.—Procedures under which—

"(i) each party to any paternity or child support

proceeding is required (subject to privacy safeguards)

to file with the tribunal and the State case registrv

upon entry of an order, and to update as appropriate

information on location and identity of the party,

including Social Security number, residential and mailing addresses, telephone number, driver's

license number, and name, address, and telephone number of employer; and

"(ii) in any subsequent child support enforcement

action between the parties, upon sufficient showing

that diligent effort has been made to ascertain the location of such a party, the tribunal may

deem State due process requirements for notice and service of process to be met with respect to the party

upon delivery of written notice to the most recent residential or

employer address filed with the tribunal pursuant to

clause (i).

"(B) STATEWIDE JURISDICTION.—

Procedures under

which

"(i) the State agency and any administrative

judicial tribunal with authority to hear child support

and paternity cases exerts statewide jurisdiction over

the parties; and

"(ii) in a State in which orders are issued by courts

or administrative tribunals, a case may be transferred

between local jurisdictions in the State without need

for any additional filing by the petitioner, or

or service of process upon the respondent, to retain jurisdiction over the parties.

"(3) COORDINATION WITH ERISA.—Notwithstanding subsection (d) of section 514 of the Employee Retirement Income Security Act of 1974 (relating to effect on other laws), nothing in this subsection shall be construed to alter, amend,

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invalidate, impair, or supersede subsections (a),
(b), and (c) of such section 514 as it applies with respect to any
procedure referred to in paragraph (1) and any expedited
procedure referred to in paragraph (2), except to the extent
that such procedure would be consistent with the requirements
of section 206(d)(3) of such Act (relating to qualified domestic
relations orders) or the requirements of section 609(a) of such
Act (relating to qualified medical child support orders) if the
reference in such section 206(d)(3) to a domestic relations
order and the reference in such section 609(a) to a medical
child support order were a reference to a support order referred
to in paragraphs (1) and (2) relating to the same matters,
respectively.

(b) AUTOMATION OF STATE AGENCY FUNCTIONS.—Section 454A, as added by section 344(a)(2) and as amended by sections 311 and 312(c) of this Act, is amended by adding at the end the following new subsection:

(h) EXPEDITED ADMINISTRATIVE PROCEDURES.—The automated system required by this section shall be used, to the maximum